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10

UNITED STATES DISTRICT COURT
DISTRICT OF NEVADA

11 ALISA GIFFORD, a resident of Oregon,

12 Case No: 2:18-cv-00232-APG-VCF

13 Plaintiff,

14 vs.

15 DANA FORTE, D.O., LTD., d/b/a,
16 FORTE FAMILY PRACTICE, a Nevada
17 domestic professional corporation;
18 DANA FORTE, D.O., a resident of Nevada;
19 JOHN DOE DEFENDANTS I through X;
20 ROE CORPORATIONS I through X,

21 Defendants.

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STIPULATION AND ORDER TO STAY DISCOVERY

23 Plaintiff ALISA GIFFORD (“Plaintiff”), by and through her attorneys of record at the
24 law firm of Gerrard Cox Larsen, and Defendants DANA FORTE, D.O., LTD., d/b/a FORTE
25 FAMILY PRACTICE (“Forte Family Practice”) and DANA FORTE, D.O. (“Forte”)
26 (collectively, the “Defendants”), by and through their attorneys of record at the law firm of
27 Sylvester & Polednak, Ltd., respectfully submit the following Stipulation and Order to Stay
28 Discovery pending the outcome of the Settlement Conference currently scheduled for July 8,
2019 as follows:

1. The Parties have engaged in good faith settlement discussions which while
2 productive have not as of yet brought about a settlement.
3. On April 18, 2019, Plaintiff filed a Motion for Order Setting a Settlement
4 Conference Pursuant to LR 16-5 [ECF No. 31].

- 1 3. On May 3, 2019, the Court entered an Order [ECF No. 32] granting the Motion
2 for Settlement Conference and setting a Settlement Conference for July 8, 2019.
3 4. Due to scheduling conflicts, the Parties are seeking a new date for the
4 Settlement Conference and have been advised by the chambers of Judge
5 Ferenbach that the new date will be at the earliest in late August.
6 5. The Parties are optimistic that the Settlement Conference will be successful and
7 believe that it is in the interest of efficiency to stay discovery pending the
8 outcome of the Settlement Conference.
9 6. The Parties therefore stipulate and agree to a stay of discovery.
10 7. In the event that the Settlement Conference is not successful, within 30 days of
11 the Settlement Conference the Parties will file a stipulation and order reopening
12 discovery.

13 IT IS SO STIPULATED.

14 DATED this 12th day of June, 2019.

15 **GERRARD COX LARSEN**

16 /s/ Douglas D. Gerrard, Esq.

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23 Attorneys for Plaintiff

 DATED this 12th day of June, 2019.

SYLVESTER & POLEDNAK, LTD.

/s/ Jeffrey R. Sylvester, Esq.

 Jeffrey R. Sylvester, Esq.
 Nevada Bar No. 4396
 Matthew T. Kneeland, Esq.
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 1731 Village Center Circle
 Las Vegas, NV 89134
 Attorneys for Defendants

21 **ORDER**

22 IT IS SO ORDERED.

23 If the parties wish to continue the July
24 8, 2019 settlement conference, an
25 appropriate stipulation to continue
26 must be filed; otherwise, the
27 settlement conference will continue
28 as scheduled.


 United States Magistrate Judge

 6-14-2019
 DATED: _____